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January 25, 2001 - 10 116 EXECUTIVE SECRETARY

Mr. David Waddell, Executive Secretary Tennessee Regulatory Authority 460 James Robertson Parkway Nashville, TN 37243-0505

Re:

Docket No. 00-00691; Sprint Communications Company L.P. Arbitration Petition with BellSouth Telecommunications, Inc. Revision to Sprint's Rebuttal Testimony

Dear Mr. Waddell:

Pursuant to the November 9, 2000 Notice of Revised Procedural Schedule issued in this case, Sprint Communications Company L.P. prefiled the rebuttal testimony of three witnesses, including that of Mark G. Felton. Page 7 of Mr. Felton's prefiled testimony inadvertently left in a sentence (lines 4-6) which pertained to a question and answer that had been deleted and the sentence should have been deleted as well. The matter has been discussed with counsel for BellSouth.

Enclosed for filing are 14 copies of the revised page 7 which correctly reflects the deletion of the sentence. We ask that the revised page 7 be substituted for the previously filed page 7.

Copies of the enclosed are being provided to counsel for BellSouth. Please contact me if you have any questions. Thank you for your service.

Sincerely,

James B. Wright

Enclosures

cc: Guy Hicks (with enclosure)

E. Earl Edenfield, Jr. (with enclosure) William R. Atkinson (with enclosures)

1	A.	Yes. SBC and Qwest have agreed to provide vertical features on a stand-alone basis to
2		Sprint at wholesale rates.
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7		
8	Q.	Please restate the action that Sprint requests the Authority to take.
9	A.	Sprint requests that the Authority order BellSouth to make Custom Calling services
10		available for resale by Sprint and adopt Sprint's proposed language as follows:
11		
12		"Resale of Custom Calling Services. Except as expressly ordered
13		in a resale context by the relevant state Commission in the
14		jurisdiction in which the services are ordered, Custom Calling
15		Services shall be available for resale on a stand-alone basis."
16		
17	ISSU	E NO. 7: Attachment 2, Network Elements and Other Services, Section 9.4
18		conversion of switching UNEs to market-based rate upon addition of fourth line.
19		
20	Q.	BellSouth claims on page 18, line 2 of Mr. Ruscilli's direct testimony that "the
21		FCC's position is quite clear" on this issue. Do you agree?
22	A.	No, absolutely not. Quite the contrary, the FCC's position on this matter could not be
23		more unclear. The simple fact is that the FCC did not address the pricing of existing
24		lines where an end-user has 3 or fewer lines and later adds lines that would take them
25		beyond the threshold of 4 used to delineate between small and medium-sized